

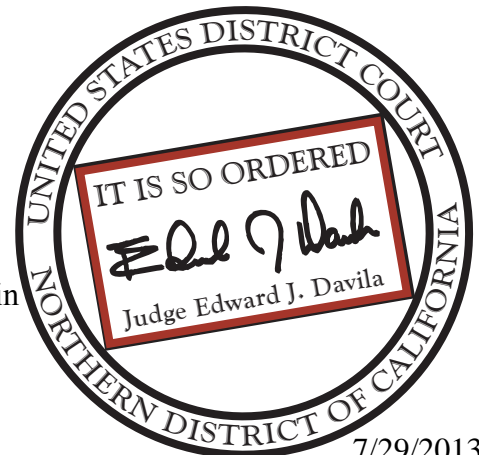
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Attorneys for Defendant
CON-LEE RESTAURANTS, INC. (Erroneously sued herein
as CON-LEE RESTAURANTS, INC., aka CON MAC
RESTAURANTS, INC. dba MCDONALD'S
RESTAURANTS aka MCDONALD'S #620)



**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

CECIL SHAW,

Plaintiff,

v.

CON-LEE RESTAURANTS, INC., aka CON
MAC RESTAURANTS, INC. dba
MCDONALD'S RESTAURANTS aka
MCDONALD'S #620; HENRY S. NIGRO,
Trustee of the NIGRO FAMILY TRUST
DATED February 28, 2013; LUCINDA R.
HENDERSON-NIGRO, Trustee of the
NIGRO FAMILY TRUST DATED February
28, 2013; ANDREA M. TOM, Co-Trustee of
the Andrea M. Tom Living Trust dated June
14, 2004; T. RAYMOND TOM, Co-Trustee
of The Andrea M. Tom Living Trust dated
June 14, 2004; ROSE TOM, Co-Trustee of
The Andrea M. Tom Living Trust dated June

No. 13-cv-02633 EJD

**STIPULATION TO EXTEND TIME TO
RESPOND TO INITIAL COMPLAINT
(Local Rule 6-1)**

**Complaint Served: July 11, 2013
Current Response Date: August 1, 2013
New Response Date: August 15, 2013
Complaint Filed: June 7, 2013**

14, 2004; ALAN L. T. JOE, Trustee of the
 ALAN L. T. JOE and VIRGINIA KIT-YEE
 JOE REVOCABLE TRUST, dated October
 4, 1994; VIRGINIA KIT-YEE JOE, Trustee
 of the ALAN L. T. JOE and VIRGINIA KIT-
 YEE JOE REVOCABLE TRUST; FRANCIS
 LEE and ANITA LEE, Husband and Wife as
 Community Property; FORREST J.
 CIOPPA LIVING TRUST U/A dated March
 31, 1987; YUNG FENG, Trustee of the
 FENG FAMILY TRUST dated August 3,
 1984; RONY Y. FENG, Trustee of the
 FENG FAMILY TRUST dated August 3,
 1984; TIMMY KIN CHUNG YUNG, Co-
 Trustee of the "YUNG FAMILY 1992
 TRUST" dated August 4, 1992; ALICE AR-
 LAI YUNG in Trust, Co-Trustee of the
 "YUNG FAMILY 1992 TRUST" dated
 August 4, 1992,

Defendants.

Plaintiff CECIL SHAW ("Plaintiff") and Defendant CON-LEE RESTAURANTS, INC.
 (Erroneously sued herein as CON-LEE RESTAURANTS, INC., aka CON MAC
 RESTAURANTS, INC. dba MCDONALD'S RESTAURANTS aka MCDONALD'S #620)
 ("Defendant"), through their counsel of record, HEREBY STIPULATE and agree that
 Defendant's time to answer or otherwise plead and respond to Plaintiff's complaint shall be
 extended to August 15, 2013.

Defendant's answer or responsive pleading is presently due on August 1, 2013, and the
 parties have agreed upon an extension to August 15, 2013. No hearings, conferences, or other
 deadlines have yet been set by the Court.

Good cause exists to extend Defendant's time to answer or otherwise respond to
 Plaintiff's complaint. The parties are in agreement that this extension is appropriate in order to
 afford Defendant the opportunity to investigate the allegations of the complaint and potentially
 permit the parties to commence early settlement negotiations. This stipulation represents the
 parties' first agreement to extend Defendant's response deadline.

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1 Plaintiff's counsel has authorized the filing of this stipulation with her electronic
2 signature.

3 DATED: July 26, 2013

MOORE LAW FIRM, P.C.

4
5 /s/ Tanya E. Moore

6 TANYA E. MOORE

7 Attorneys for Plaintiff

8 CECIL SHAW

9 DATED: July 26, 2013

BURNHAM BROWN

10
11 /s/ Brendan M. Brownfield

12 BRENDAN M. BROWNFIELD

13 Attorneys for Defendant CON-LEE

14 RESTAURANTS, INC. (Erroneously sued herein

15 as CON-LEE RESTAURANTS, INC., aka CON

16 MAC RESTAURANTS, INC. dba MCDONALD'S

17 RESTAURANTS aka MCDONALD'S #620)

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